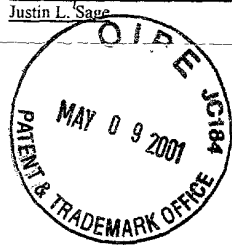


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## **PROCESS FOR ENHANCING DEVELOPMENT OF REAL ESTATE**

### **Background of the Invention**

The present invention pertains to a process for managing rights and interests in real estate and more particularly to a new and improved process for the establishment, preservation, exploitation, and use of private real estate easements for providing access to a developed residential or commercial business community to common communication, utility, and entertainment services providers; to a new and improved process for providing ownership and control over private common services easements in real estate; to a new and improved process for providing common services to associated real estate owners; and more particularly to a new and improved process for limiting the rights of governmental entities having beneficial control over public easements for common services.

In a typical development of a residential or commercial business community, the process, from purchase of the initial parcel of real estate to the sale of lots within the parcel to building upon the lots, is generally the same. First, a developer identifies a development opportunity and may form a local development entity in order to purchase the particular parcel of real property. The developer then, alone or through the development entity, designs the community, such as a residential subdivision, a business park, or industrial park, by creating drawings, plats and plans

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for the community. The developer next establishes and obtains approval from the local municipality or other appropriate governmental entity for general declarations, covenants, and restrictions for the community that subsequently run with the real estate through the chain of title. The developer then files and records these declarations, covenants, restrictions, plats and plans with a property title recorder, such as a local county recorder's office. The plat or plan typically contains a dedication of roadways, curbs, sidewalks, utility, and other service easements and public rights-of-way to the local municipality or other governmental entity. In the event the real estate is not located in a municipality, the dedication contained on the plat or plan is made effective upon annexation of the real estate into a municipality. Traditionally, each dedication has included, although it has not expressly differentiated between, both surface and subsurface rights-of-way within the dedication. Usually, through such a dedication, the municipality provides, either directly or through operation of law, access to the public rights-of-way to certain service providers that have franchising arrangements with the municipality for the provision of water, sewer, natural gas, electricity, phone, cable and other common services. Through the municipality's right-of-way, the Federal Trade Commission (FTC) and the Federal Communications Commission (FCC) obtain jurisdiction over the public rights-of-way used for providing these common services. As a result, the laws, rules and regulations of the FTC and the FCC apply to the community's common services easements. Once the community is built out, neither

the developer, the builder, the community, the homeowners, nor the homeowner's association have any control over the common services providers having access through public rights-of-way, except indirectly through the public's representatives in the municipality or other governmental agency. As a result, the value of these common services easements through the public right-of-way is removed from each lot within the community often even before lot owners obtain title to their lots. It is therefore highly desirable to provide a new and improved method of preserving private control over easements for common services access to real estate. It is also highly desirable to provide a new and improved method of providing common services to real estate owners. It is also highly desirable to provide a new and improved method for establishing beneficial and private ownership and control over common services easements and the access to developed communities by common services providers.

The need for a new approach to developing a community has become particularly evident since the passage of the Telecommunications Act of 1996, under which regulation of the provision of common services has decreased in certain respects. With regard to common telecommunications and cable services, the federal deregulation scheme currently being implemented increases the role of state and/or local regulation as a result of decreased federal control, and encourages departure from the typical development process. Such deregulation is intended to give consumers greater control in choosing individual service providers. It is therefore

also highly desirable to provide a new and improved method by which private rights to common services easements are established by separating the common services easements from the public rights-of-way which are dedicated for roadways, curbs and sidewalks to a municipality, and by which the dedicated public rights-of-way are taken subject to these private rights. However, because the FTC and FCC continue to have jurisdiction over telecommunication service providers through municipal rights-of-way, and because municipal franchisees obtain access to such developed communities through the dedication of rights to the municipality, it is difficult to avoid the access, use, and/or exploitation of common services easements within the developed community by the municipality or its common services franchisees in a way that makes competition for telecommunication services within the developed community worth the time, effort, and investment of independent common services providers. It is therefore highly desirable to provide a new and improved method by which a complete bundle of common services easements is segregated from the public rights-of-way dedicated to the municipality, and is held by a private access entity over which the municipality, FTC and FCC have no jurisdiction.

Telecommunication services are generally provided by an individual provider for each type of telecommunication services. Thus, generally there is an individual provider for each of phone services, cable services, internet services, and video-on-demand services for a single subscriber, such as a homeowner. Due to federal deregulation, more than one provider of a particular service may have access to

provide such services in a particular geographic area. However, unless each provider is permitted or otherwise entitled to access a common medium for providing the particular service, such as a phone line or cable, each provider will use its own separate service media, which will require additional points of access to the subscriber of the service for providing the particular service. Even if a common medium is available for use by more than one provider, the ability of such a medium to handle multiple providers is physically limited. Especially in geographic areas where municipal franchisees have access to provide such common services through public rights-of-way, the availability of access to a community or to a particular home or business becomes diminished, the service medium cluttered, and the speed of services over the medium generally slowed down. As a result, it would be beneficial to be able to provide several of the common services through a single provider, especially if this single provider can provide several of the common services through a single service medium, thereby decreasing the number of points of access to each subscriber required. It is therefore also highly desirable to provide a new and improved method whereby common services easements are separated from the public rights-of-way to be dedicated to a municipality or other governmental entity and held by a private access entity for licensing common services access rights to several providers or to a single provider to provide the common services to the developed community in the best way possible.

The traditional development approach described above represents longstanding practice in real estate development. This practice has become a tradition that mirrors decades of public policy supporting the existence of only one company for each of phone, cable, electric, natural gas, and water services within a municipality or other governmental entity and, as a result, within each community. Recognition of these natural monopolies by regulatory fiat was logically supported by rationalizing that the economic benefit of the municipality or governmental entity could best be served if the high cost of governmental support for the common services was amortized among all residents. In terms of property law, such recognition is manifested in the dedication of public rights-of-way which may be used by the incumbent provider of a particular monopoly common service under such provider's franchise common local exchange carrier status or other governmentally provided authority.

Given that this longstanding tradition has served the public well, developers have been reticent to change. Developers have failed to notice that the dynamic in public policy has shifted to warrant a modification of the stable tradition of applying, recording, and approving common services easements and rights-of-way. Needs are arising, in light of the new regulatory environment, that cannot be addressed and satisfied by traditional real estate development practice.

Three conditions have brought about the need for change. First, there has been a clear and unyielding movement in national public policy toward the

deregulation of industries that have traditionally been deemed natural monopolies. Telecommunications and cable television services have advanced the farthest in this regard, under the leadership of the FCC. Of most recent consequence in terms of telecommunications was passage by the U.S. Congress of the Telecommunications Act of 1996, which encourages entry of local phone service competitors. The Federal Energy Regulatory Commission has also begun the policy debate concerning how to best deregulate the provision of both natural gas and electricity.

Second, advances in technology have dramatically reduced the cost of providing various of these common services. As a result, in combination with the ever-increasing deregulation of these services, a major barrier to competitive entry has begun to crumble. This has been most evident in the development of telecommunications technology. An industry that was once dominated by a single company, AT&T, now provides a vast landscape of competitive opportunity for tens of thousands of new businesses.

Third, the surprising yet exciting emergence of the Internet has occurred. The growing presence of useful e-commerce/shopping sites, interesting content, and widespread, easy access to information have propelled the Internet forward into what has become a global phenomenon that promises to forever alter the way we shop, learn, communicate, and transact business. The accelerating 'pull' of the Internet has given rise to another new industry: provision of high-speed broadband access services that take advantage of advanced Internet capabilities such as audio and video

streaming. As a result, cable television companies offer high speed cable modem service, telephone companies offer DSL and ADSL, and satellite providers compete with their own broadband access services.

In combination, these three factors have created the need for the method described herein. Currently, the focus is on the most basic level of common services, because telephone and cable companies are no longer considered traditional monopolies. Technology and regulatory policy now permit any number of potential competitors to vie for the right to serve a particular real estate development within a municipality, anywhere in the country.

As a result, any undeveloped parcel of real estate has now taken on added value in the form of what the market would pay for the right of access to any such real estate for the purpose of providing certain of these common services, including high-speed broadband access. This added market value is a function of the highest amount a potential service provider would be willing to pay in order to serve a prospective community with their services.

With respect to a particular parcel, the value of these access rights are not unlike mineral rights. In exchange for the right to have access to a particular development in order to extract value, an interested party usually must pay a fee. Therefore, it is highly desirable to provide a unique method and arrangement structure to facilitate and exploit common services access rights. This approach is

designed to support the national pro-competitive framework that has been rapidly evolving over the last decade, that will inevitably continue its momentum.

Therefore, it is also highly desirable to provide a new and improved process for enhancing the development of real estate by taking advantage of the current scheme of federal deregulation of common services providers in order to provide consumers with more choices for obtaining such services.

It is also highly desirable to provide a new and improved process for the development of real estate that separates private easements for the provision of common services in a developed community from the public right-of-way.

It is additionally highly desirable to provide a new and improved process for the development of real estate that establishes control over and access to private easements in a developed community for the provision of common services in one private decision making entity that identifies and contracts with several service providers.

It is additionally highly desirable to provide a new and improved process for the development of real estate that precludes access, use, and exploitation of the public right-of-way dedicated within a developed community by governmental franchisee service providers.

It is further highly desirable to provide a new and improved process for the development of real estate that allows for the management of telecommunication services to subscribers in a developed community by a single provider.

It is also highly desirable to provide a new and improved process for the development of real estate that anticipates and encourages the provision of telecommunication services to subscribers in a developed community in a way that does not clutter or slow down the telecommunication services medium and access points for individual subscribers.

It is also highly desirable to provide a new and improved process for the development of real estate in which a single provider of telecommunication services provides such services to a developed community through one medium or only a few media that require access points to each subscriber.

Finally, it is highly desirable to provide a new and improved process for the development of real estate having all of the above identified features.

### **Summary of the Invention**

It is therefore an object of the invention to provide a new and improved process for enhancing the development of real estate.

It is also an object of the invention to provide a new and improved method of preserving private control over easements for common services access to real estate.

It is also an object of the invention to provide a new and improved method of providing common services to real estate owners.

It is also an object of the invention to provide a new and improved method for establishing beneficial and private ownership and control over common services easements and over access to developed communities by common services providers.

It is also an object of the invention to provide a new and improved method by which private rights to common services easements are established by separating the common services easements from the public rights-of-way which are dedicated for roadways, curbs and sidewalks to a municipality or governmental entity, and by which the dedicated public rights-of-way are taken subject to these private rights.

It is also an object of the invention to provide a new and improved method by which a complete bundle of common services easements is segregated from the public rights-of-way dedicated to the municipality, and is held by a private access entity over which the municipality, FTC and FCC have no jurisdiction.

It is also an object of the invention to provide a new and improved method whereby common services easements are separated from the public rights-of-way to be dedicated to a municipality or other governmental entity and held by a private access entity for licensing common services access rights to several providers or to a single provider to provide the common services to the developed community in the best way possible.

It is also an object of the invention to provide a new and improved method that provides a unique method and arrangement structure to facilitate and exploit common services access rights.

It is also an object of the invention to provide a new and improved process for enhancing the development of real estate by taking advantage of the current scheme of federal deregulation of common services providers in order to provide consumers with more choices for obtaining such services.

It is also an object of the invention to provide a new and improved process for the development of real estate that separates private easements for the provision of common services in a developed community from the public right-of-way.

It is also an object of the invention to provide a new and improved process for the development of real estate that establishes control over and access to private easements in a developed community for the provision of common services in one private decision making entity that identifies and contracts with several service providers.

It is also an object of the invention to provide a new and improved process for the development of real estate that precludes access, use, and exploitation of the public right-of-way dedicated within a developed community by governmental franchisee service providers.

It is also an object of the invention to provide a new and improved process for the development of real estate that allows for the provision or management of telecommunication services to subscribers in a developed community by a single service provider.

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It is also an object of the invention to provide a new and improved process for the development of real estate that anticipates and encourages the provision or management of telecommunication services to subscribers in a developed community in a way that does not clutter or slow down the telecommunication services medium and access points for individual subscribers.

It is also an object of the invention to provide a new and improved process for the development of real estate in which a single provider of telecommunication services provides such services to a developed community through one medium or only a few media that require access points to each subscriber.

It is also an object of the invention to provide a new and improved process for the development of real estate having all of the above identified features.

In the broader aspects of the invention, there is provided a new and improved process for the development of real estate comprising the steps of separating private easements for the provision of common services in a developed community from the dedicated public right-of-way; establishing decision making authority regarding control over these private easements in a single privately owned entity to identify and contract with various service providers; precluding access to these privately owned easements by governmental franchisees for providing the common services; and providing the common services to the developed community from a single source which obtains the particular services from one or more other service providers, in

order to reduce the number of service media and points of access required for the services.

### **Brief Description of the Drawings**

The above mentioned and other features and objects of the invention and the manner of attaining them will become more apparent and the invention itself will be better understood by reference to the following description of an embodiment of the invention taken in conjunction with the accompanying drawings wherein:

Figure 1 is a diagrammatic illustration of the new and improved development process for separating private easements for the provision of common services from the public right-of-way easements dedicated to the public;

Figure 2 is a diagrammatic illustration of the entities and their respective relationships there between in the new and improved development process;

Figure 3 is a flow diagram of the contractual relationships of the new and improved development process;

Figure 4 diagrammatically illustrates the provision of common telecommunication and utility services to a developed community in the new and improved development process.

### **Description of a Specific Embodiment**

Figures 1 through 4 illustrate various aspects of the new and improved development process of the invention. Figure 1 illustrates the relationship between the developer **DO** and the municipality **M** and the access entity **AE**. Figure 2 shows

an overall organizational and relational flow diagram of the process for developing real property as a community. Figure 3 illustrates the contractual relationships between the parties. Figure 4 will be discussed further below. A developer **D0** identifies and purchases a parcel of real estate for development as a residential, commercial, business, or mixed use community **DC**. In a specific embodiment, developer **D0** forms a development entity **D1** for purposes of acquiring fee simple ownership of the identified parcel. In another specific embodiment, the developer **D0** or the development entity **D1** may conduct a thorough examination, such as a title search, to discover any easements, reversions, and any other property rights to which fee simple in the real property of the parcel is subject, particularly in connection with telecommunication and other utility services access and proceeds in conventional ways to clear fee simple title in the parcel as required to accomplish the objects of the invention, prior to purchasing the parcel. In yet other specific embodiments, a development entity **D1** verifies prior to purchase that such purchase will result in fee simple absolute in the real property.

The development entity **D1** forms an access entity **AE** for the purpose of owning and managing private and exclusive easements over the parcel for purposes of providing common services to individual subscribers **S**. In a specific embodiment, the access entity **AE** is owned by the development entity **D1**. In other specific embodiments, the access entity **AE** is owned by an owner's association or a homeowner's association **HOA** formed for the developed residential community to

be located on the parcel. In other specific embodiments, the access entity **AE** is owned by third parties **TP** not otherwise having connection with the development process. In yet other specific embodiments, the access entity **AE** is owned by any combination of the development entity **D1**, the homeowner's association **HOA**, and third parties **TP**. In all embodiments, the access entity **AE** is a legal or other organization such as a corporation, partnership, limited partnership, limited liability partnership, sole proprietorship, trust, real estate investment trust, limited liability company, or any recognizable entity capable of holding real estate.

Once the access entity **AE** is formed, the development entity **D1** grants to the access entity a complete bundle of common services easements throughout the parcel of real property that permit the access entity **AE** to exclusively provide for delivery of common services to subscribers **S** located within the developed community **DC**. The common services, in a specific embodiment, include telecommunication services. In other specific embodiments, telecommunication services include cable services **CS1**, local and long distance telephone services **CS3**, internet/intranet services **CS2**, video-on-demand services **CS4**, and/or security monitoring services **CS5**. In yet other specific embodiments, the common services include certain deregulated utility services. Utility services, to the extent they are available on a deregulated basis, may include gas services **U1**, water services **U2**, sewer services **U3**, and/or electricity services **U4**. In yet another specific embodiment, the complete

bundle of common services easements include all possible common services easements.

As a result of the complete bundle of common services easements granted to the access entity **AE**, no person or entity other than the access entity **AE** has the right to provide common services to any location within the developed community **DC** or to permit access therefor. Such bundled common services easements are created in one of at least two possible ways. First, in a specific embodiment, the bundled common services easements comprise an in gross easement and specific area easements from the development entity **D1** to the access entity. The in gross easement, in a specific embodiment, provides the access entity **AE** the exclusive and perpetual right, privilege and easement over the entire parcel to be developed, for the purpose of providing, identifying and/or contracting with all common services providers **FM3**, **FM4**, **FM5**, **FM6** to serve the developed community **DC** in general as a whole. This in gross easement divests the owner of a lot **L** of the right to grant any access to such lot **L** or any neighboring lot to a common services provider not having access rights granted by the access entity. This is so even if the lot owner's lot **L** is at the boundary between the developed community and real estate not within the developed community. However, even though access to the parcel, and, as a result, to each lot **L** within the developed community, is so limited by such an in gross easement, no owner is divested of any other easement granting rights, such as mining or drilling rights. The development entity **D1** then grants to the access entity

**AE** the right to place facilities and/or infrastructure only within specific easement areas within the parcel. In other specific embodiments, the specific easement areas of the parcel wherein facilities and infrastructure are permitted to be placed include the dedicated roadways to be located within the parcel, whether private or public. In other specific embodiments, the specific easement areas within the parcel include the common areas within the developed community **DC**. In yet other specific embodiments, the specific easement areas include platted easement areas within each lot **L** owned by a subscriber **S** within the developed community **DC**. In yet other specific embodiments, the complete bundle of common services easements granted to the access entity **AE** through the in gross easement and specific area easements are set forth in a document executed by the development entity **D1** for establishing the common services easements and restrictions **K3**. The development entity **D1** records the grant of bundled easements to the access entity in the appropriate recorder's office in order to ensure that the easements and restrictions granted to the access entity **AE** are of record and appear within the chain of title, preceded only by the deeds by which the developer **DO** or development entity **D1** acquired title to the parcel of real property.

Second, in a specific embodiment, the bundled common services easements are created when the development entity **D1** grants to the access entity **AE** specific area easements to place facilities and/or infrastructure only within specific easement areas within the parcel. The development entity **D1** then prepares and records

declarations, covenants, and restrictions **K6** that include restrictions of the right of any person or entity owning a lot **L** to identify and/or contract with any common services provider to provide common services to such lot **L** through any area not included in the specific easement areas. In other specific embodiments, the specific area easements are set forth in the common services easements and restrictions document **K3**. The development entity **D1** promptly records the grant of the specific area easements in the appropriate recorder's office in order to ensure that the bundled easements granted to the access entity **AE** are of record and appear within the chain of title such that the declarations, covenants and restrictions **K6** govern and encumber the lots **L** subject to the previously granted bundled easements.

Referring now to Figure 2, the access entity **AE** identifies a third party coordinator **FM2** to provide or coordinate the provision of the common services to the developed community **DC**. In a specific embodiment, a licence **K4** is granted from the access entity to the coordinator to permit the coordinator **FM2** to provide common services to subscribers **S** within the community by using the bundled easements. In other specific embodiments, the license **K4** permits the coordinator **FM2** to sub-license **K5** its rights under the license from the access entity to multiple common services providers **FM3-FM6**. The access entity **AE** owns the infrastructure, such as plastic, aluminum, fiber glass or other suitable conduit, for housing the medium used to deliver the common services to individual subscribers

S. The coordinator **FM2** provides or coordinates the provision of the common services through such infrastructure and grants each of the services providers **FM3-FM6** a sub-license to use its conduits. The medium through which the coordinator provides or coordinates the provision of telecommunication services is coaxial cable or fiber optic cable or other suitable cables. The coordinator **FM2** or the common services providers **FM3-FM6** may own the medium placed within the conduit owned by the access entity **AE**. In a specific embodiment, the coordinator **FM2** coordinates provision of particular telecommunication services through sub-licenses for access to provide each such service to individual telecommunication services providers. In other specific embodiments, the sub-licenses additionally grant to the telecommunications services providers **FM3-FM6** the right to use the medium owned by the coordinator **FM2**. In yet other specific embodiments, the coordinator **FM2** coordinates the provision of specific deregulated utility services **U1-U4** to the subscribers.

Figure 2 diagrammatically illustrates the embodiment of the new and improved development process of the invention in which the coordinator **FM2** makes contractual arrangements **K8** with the subscribers **S**, issues a single bill for all of the common services subscribed to each of the subscribers **S**. In another embodiment, the subscriber contracts **K8** are provided in plurality and extend between each of the subscribers **S** and the service providers **FM3-FM6**, individually. In this embodiment,

each of the service providers **FM3-FM6** bills each of the subscribers **S** for the common services rendered to the subscriber **S**.

In a specific embodiment, the development entity **D1** prepares and records certain declarations, covenants and restrictions **K6** that govern the general use and enjoyment of the developed community **DC** as a whole as well as individual lots **L** sold to members of the developed community who will be the subscribers **S** of the common services. The subscribers **S**, in other specific embodiments, additionally are members of a homeowner's association **HOA** formed in connection with a residential developed community **DC**. The declarations, covenants, and restrictions **K6** additionally set forth the arrangement entered into between the access entity **AE** and the coordinator **FM2** for the provision of common services to subscribers **S** within the developed community **DC**. In a specific embodiment, the developer **DO** or the development entity **D1** markets and promotes the developed community **DC** to prospective lot owners as one having common services coordinated in accordance with any of the specific embodiments described herein. In yet other specific embodiments, the coordinator **FM2** or its parent company **FM1** under a contract **K9** engages in training and assisting the developer **DO** or the development entity **D1** in marketing the development community **DC** and the individual lots **L** contained therein for a fee.

Subsequent to the preparation and recording of the declarations, covenants, and restrictions **K6**, the developer **DO** or the development entity **D1** records with the appropriate recording office the plat **K7** for the developed community **DC**. The plat **K7** illustrates certain details of the developed community, including drawings of the individual lots **L** within the parcel, common areas, platted easement areas, roadways, curbs, sidewalks, private drives, and public drives. In a specific embodiment, the plat **K7** indicates the locations of the specific area easements granted to the access entity **AE**. In other specific embodiments, the specific area easements are located within the common areas, roadways, curbs, sidewalks, and/or platted easement areas. In yet other specific embodiments, the locations of the bundled easements are within the roadways, pedestrian through-ways, and private drives throughout the community **DC**. In other specific embodiments, the plat **K7** additionally contains an express dedication to the local municipality **M** in which the parcel is located, for establishing the public rights-of-way for the roads, curbs, and sidewalks, which public rights-of-way are expressly limited to these particular purposes. The plat **K7** additionally illustrates and indicates the locations of such rights-of-way. In all specific embodiments, the dedication of the right-of-way to the municipality **M** is subject to and limited by the private bundled easements granted to the access entity **AE**, such that the bundled easements, whether below the surface of the dedicated rights-of-way

or otherwise, are not available for access, use or exploitation by the municipality **M** or other public or semi-public entity or their services provider franchisees.

To complete the development of the community **DC**, the developer **DO** or the development entity **D1** contracts with a builder or other contractor for the construction and build-out of the community, including roads, common area infrastructure, and structures on the individual lots **L** within the parcel, such as homes or office buildings. In a specific embodiment, the builder or developer **DO** has an ownership interest in the access entity **AE**. In another specific embodiment, the ownership interest in all common areas are owned by the homeowners association **HOA**.

In a specific embodiment, the new and improved process for developing real property of the present invention is carried out through an organized and documented series of contracts between the various entities involved in the process. Referring now to Figures 2 and 3, a private parent entity **FM1** and/or the coordinator **FM2** enters into a development and services agreement **K1** with the developer **DO** and the access entity **AE**. The development and services agreement **K1** establishes the intent of the parent **FM1** and developer **DO** to develop a community **DC** that has bundled common services provided or coordinated through a coordinator **FM2**. In a specific embodiment, the bundled common services are bundled telecommunication services.

In yet another specific embodiment, the common services include basic utility services and other common services desired by the subscribers **S**.

The development and services agreement **K1** further establishes implementation procedures for organizing and providing bundled common services to the developed community **DC**. In a specific embodiment, the procedures include the formation of the access entity **AE** by the developer **DO** or its development entity **D1**. In other specific embodiments, the procedures include granting bundled common services easements to the access entity **AE**. In yet other specific embodiments, the procedures include licensing the bundled common services easements from the access entity **AE** to the coordinator **FM2**. In yet other specific embodiments, the procedures include preparing and recording declarations **K6** containing provisions regarding the development of a community that provides coordinated common services. In yet other specific embodiments, the procedures include recording a proposed plat **K7** for the developed community **DC** for dedicating the public rights-of-way after and subject to the private bundled easements owned by the access entity **AE**.

The private parent **FM1** entity additionally enters into an access fee agreement **K2** through which the parent entity agrees to pay a fee to the developer **DO** or development entity **D1** and/or the access entity **AE** after it is formed in exchange for the right to manage the coordination of common services to be provided

to the developed community **DC**. In a specific embodiment, the fee required by the access fee agreement **K2** is calculated as a proportional rate of aggregate amounts generated from the provision of bundled common services. In other specific embodiments, the access fee agreement **K2** contains a provision for a minimum fee when the rated fee falls below an identified amount. In yet other specific embodiments, the access fee agreement **K2** contains provisions that give the parent entity **FM1** and/or the coordinator **FM2** a most-favored-nations status. This status means that the access entity **AE** may not license use of the bundled common services easements within the developed community **DC** to any other entity besides the parent entity **FM1** or the coordinator **FM2** except upon terms and conditions of use at least as or more favorable to the access entity **AE**. In a specific embodiment, such equal or more favorable terms and conditions of use provide that such other entity shall provide or coordinate the provision of common services at the same or greater quality than is being offered by the parent entity **FM1** and coordinator **FM2**. In other specific embodiments, such equal or more favorable terms and conditions of use provide that such other entity shall pay a fee equal to or greater than that being paid by parent entity **FM1** or coordinator **FM2** to the access entity **AE** for such use of the bundled easements. In yet other specific embodiments, other terms and conditions of use may be alternatively specified in the access fee agreement **K2** as directly relevant to maintaining the most-favored-nations status. No such most-favored-

nation status is granted to the service providers **FM3-FM6** by either coordinator **FM2** or access entity **AE**.

In a specific embodiment, the access fee agreement **K2** requires the coordinator **FM2** to provide the common services using advanced telecommunications capabilities. Advanced telecommunications capability as used herein refers to a means to provide high speed, broad band telecommunications services that enable subscribers **S** of such telecommunications services to originate and receive high quality voice, data, graphics, and video telecommunication, over lines, cables, or wireless channels having information-carrying-capability in excess of 200 kilobits per second per subscriber in both directions simultaneously. In other specific embodiments, the access fee agreement **K2** requires the coordinator **FM2** to provide advanced bundled telecommunications services. Advanced bundled telecommunications services as used herein refers to a means to provide telephone services (local and long distance) **CS3**, cable television services **CS1**, internet access services **CS2**, community intranet services **CS2**, video-on-demand services **CS4**, and security monitoring services **CS5** that are provided using advanced telecommunications capabilities. In yet other specific embodiments, the advanced bundled services require provision of such telecommunications services using premium advanced telecommunication capabilities. Premium advanced telecommunication capability is used herein to refer to advanced telecommunication capability that requires information-carrying-capability in excess of 600 kilobits per

second per subscriber in both directions simultaneously. In yet other specific embodiments, advanced bundled services includes single bill billing for all of the services provided thereby.

For the provision of bundled common services to a developed community **DC** pursuant to the specific embodiment shown in Figure 2, the coordinator **FM2** sub-licenses **K5** the right to use the bundled common services easements, which are granted by a license from the access entity **AE**, to various other and individual common services providers **FM3-FM6**. In a specific embodiment, one or more of the individual common services providers **FM3-FM6** are wholly owned subsidiaries of the parent entity **FM1** and/or the coordinator **FM2**. In other specific embodiments, the individual common services providers include an internet service provider/intranet service provider **FM3**, a cable television services provider **FM4**, a video-on-demand services provider **FM5**, a security monitoring services provider **FM6**.

In a specific embodiment, the coordinator **FM2** or the access entity **AE** places a medium for providing telecommunications services within an infrastructure put in place by the access entity **AE** or the parent entity **FM1** for the provision of telecommunications services. In other specific embodiments, the services medium is a co-axial cable or a fiber optic cable. The individual common services providers license from the coordinator **FM2** the use of the services medium that is placed in the

access entity's infrastructure. In a specific embodiment, this license **K5** is executed and permitted pursuant to a license agreement **K4** between the access entity **AE** and the coordinator **FM2** for use of the bundled common services easements.

Referring now to Figure 4, in a specific embodiment, the coordinator **FM2** receives multiple common services from individual common services providers, and then delivers the common services to the subscribers **S** within the community **DC** pursuant to individual subscription agreements **K8**. In this way, the coordinator may invoice individual subscribers **S** using a single billing statement for all of the common services provided. The fees generated from such single billing may then be allocated by the coordinator **FM2** among the individual common services providers **FM3-FM6** and its parent company **FM1** pursuant to the terms of the particular licensing **K4** or sub-licensing **K5** arrangement established between the coordinator and each individual common services provider. In other specific embodiments, the coordinator **FM2** additionally allocates portions of the fees generated from individual subscribers **S** within the community **DC** to account for the fees required to be paid pursuant to be paid to the access fee agreement **K2**.

In order to maximize the benefit of the arrangements for providing bundled common services to a developed community **DC** though the efforts of the parent entity **FM1** and the coordinator **FM2**, the order disclosed herein in which particular instruments affecting title and access to the parcel are granted is necessary to prevent

those service providers which have franchise arrangements with the particular municipality **M** (or other public entities which control use of public rights-of-way) in which the community is located from providing common services to the community by accessing, using, or otherwise exploiting the public right-of-way. The bundled common services easements, in which are included all right, title and interest in, to, and related to access throughout the parcel for providing common services, must first be granted to the access entity **AE**. Subsequently, the public right-of-way is dedicated to and taken by the public or a particular municipality **M** pursuant to the dedication on the plat **K7**. In this way, the public right-of-way becomes subject to the private and exclusive bundled easements previously granted to the access entity **AE**. Referring now to Figure 1, in a specific embodiment, the common services easements and restrictions document **K3**, which transfers to the access entity **AE** the exclusive and perpetual right, privilege and easement throughout the entire developed community **DC** for the purpose of providing the common services, including identifying and contracting with individual common services providers and placing facilities and infrastructure for the provision of the common services, is executed and recorded after the developer **DO** or development entity **D1** has obtained its fee simple in the parcel. Once these rights have been granted to the access entity **AE** and recorded, the developer **DO** or development entity **D1** may prepared and record the plat **K7** for the community **DC** in which the municipal right-of-way is dedicated and specifically and expressly limited to surface easements related to the roadways, curbs,

sidewalks, etc. In other specific embodiments, the plat **K7** containing the public right-of-way dedication is not filed and recorded with the appropriate recorder's office until after the access entity **AE** has arranged to have the common services provided, through the coordinator **FM2** or otherwise, including use of license agreements **K4** and/or various sub-license agreements **K5**, if any. In yet other specific embodiments, the plat **K7** is additionally not filed and recorded until after the declarations, covenants and restrictions **K6** for the developed community **DC** have been executed and/or filed.

Still referring to Figure 4, in a specific embodiment, the coordinator **FM2** coordinates the provision of telecommunication services through a single service medium. In other specific embodiments, the coordinator **FM2** sub-licenses use of the bundled easements for the provision of deregulated common utility services, such as gas **U1**, water **U2**, sewer **U3**, or electricity **U4**, to the extent that such utility services **U1-U4** are available on a deregulated basis, to individual common utility service providers. In yet other specific embodiments, the coordinator **FM2** arranges with individual common services providers, with whom it sub-licenses **K5** the use of the bundled easements or licenses its services medium, to provide subscribers **S** within the community **DC** with a single billing statement for all common services provided to such subscriber. In other specific embodiments, the coordinator **FM2** sub-licenses **K5** its right to use the bundled common service easements owned by the

access entity **AE** to individual common services providers such that subscribers **S** of the common services must subscribe **K8** to such services individually rather than as a bundle.

In consideration of the proportioned fee it receives from the service coordinator **FM2**, the parent entity **FM1** provides marketing services to the developer **DO** or the development entity **D1**. These marketing services in a specific embodiment, would include developing a market plan for selling portions of the real estate and individual lots by the developer **DO** or the development entity **D1**. In a specific embodiment these marketing services would include training personnel of the developer **DO** or the developing entity **D1** to sell individual lots for prospective lot owners or subscribers **S**.

The following example illustrates a specific embodiment of the present invention.

### **Example 1**

In a residential development, two distinct corporate groups may be identified. The first corporate group may be referred to as the "Provider Group". The Provider Group comprises the Parent, the Coordinator, the Phone Servicer, the Cable Servicer, and the Internet Servicer. All of the entities comprising the Provider Group are incorporated or organized under the laws of a particular state. Phone Servicer is the telephone services provider, providing both local (including call waiting, caller ID, etc.) and long distance services. Phone Servicer provides telephone services within

the development over fiberoptic and coaxial cable (collectively, the "Cable"). Outside the development, the Phone Servicer's telephone services are provided through leased fiberoptic facilities connected to the outside world. The Cable within each community is owned by Phone Servicer, and is placed within conduit laid throughout the development. Cable Servicer is the cable provider. Bandwidth over the Cable located within the development and owned by Phone Servicer is leased by Cable Servicer. Internet Servicer is the Internet service provider. Internet Servicer also provides the local neighborhood intranet for the individual communities it serves. The Internet Servicer's intranet provides neighborhood and local content to residences and businesses situated within a particular subdivision, and is a closed network. Except for the homeowners and commercial establishments within the development, third parties are generally denied access to the intranet.

The second distinct corporate group may be referred to as the "Developer Group". The Developer Group comprises the Developer, which is the entity developing the real estate, and the Access Entity. The Access Entity is created to control the access to the common services easements throughout the development by virtue of having been granted an in gross easement over the entire development for the provision of common services, and a common services area easement designating specific areas where the Access Entity can access each lot for providing the common services. The Developer Group, the homeowners association for the development, third parties, or any combination thereof may have an ownership in the Access

Entity; however, the Provider Group and its affiliates will avoid having any ownership in the Access Entity. A related but not included entity within the Developer Group is the Builder for the development.

The Coordinator and the Builder enter into a Builder Model Technology and Marketing Agreement which affords the Builder certain advantages, including monetary consideration and access to services from the Provider Group for use in model homes in the development. In exchange, the Builder agrees to exclusively market the services of the Provider Group. Additionally, the Coordinator and the Developer enter into a Developer Technology Marketing Agreement, which includes monetary consideration to the Developer together with certain marketing assistance in exchange for exclusively marketing the services of the Provider Group. A significant competitive advantage is achieved by marketing directly to the potential homeowners, who are also the potential subscribers of the services of the Provider Group, at the earliest stage of the home buying process, then continuing with the marketing effort through the entire home buying process. At the point competitive service providers become aware of a new homeowner in the area, the homeowner will have already subscribed to the Provider Group services.

The Developer and the Access Entity enter into the Common Services Easements and Restrictions for the transfer and grant of the in gross easement and the specific area easements. The in gross easement vests the Access Entity with the exclusive and perpetual right, privilege and easement over the entire development for

the purposes of identifying and contracting with all common service providers, including telephone and cable providers. The specific area easements include the right to place supporting facilities and infrastructure within certain areas of the development, and specifically beneath roadways and platted easement areas. The Common Services Easements and Restrictions is recorded, and thus appears "of record" within the chain of title for the parcel. The recorded Common Services Easements and Restrictions are proceeded only by the deeds by which the Developer Group acquired its title to the development.

The Coordinator and the Access Entity enter into a Nonexclusive License Agreement granted by the Access Entity to the Coordinator allowing the Coordinator to access the development and provide services, which license is consistent with the terms and conditions of the Common Services Easements and Restrictions. As a result, the Coordinator is granted the right to provide, among other services, telephone, cable, and Internet services.

The Coordinator subsequently enters into Sublicense Agreements with the Phone Servicer, the Cable Servicer, and the Internet Servicer, pursuant to the Nonexclusive License Agreement which contemplates the Sublicense Agreements.

In addition to managing and coordinating the provision of the common services, the Coordinator additionally enters into a Development and Services Agreement with the Developer Group, which agreement sets forth the development procedure for common services throughout the development, the committed systems

for the provision of the services, the activation schedules for each of the services, the obligations of the parties, the maintenance and operational responsibilities of each party with regard to the provision of services, and all other items which are pertinent to the provision and sustenance of the committed systems for providing the common services. This Development and Services Agreement ensures service levels and performance standards which are to meet or exceed industry standards, it ensures pricing which meets or exceeds effective tariffs for the geographic area, and it includes details for the arrangement which exceed that which is customarily provided by common service providers in such service provider agreements.

In addition to the specific relationships between the entities within each of the Provider Group and the Developer Group, the Developer Group and the Provider Group additionally enter into an Access Fee Agreement which contains the economics of the transaction between the parties. The Access Fee Agreement provides for an access contribution to be made by the Coordinator as initial consideration for this particular arrangement. The access contribution includes infrastructure and marketing contributions, with the infrastructure consisting primarily of the conduit which will be placed throughout the development. The Cable will run through this conduit. The conduit will be owned by the Access Entity, and its use will be leased by the Coordinator so that Phone Servicer may place the cable therethrough. The Access Fee Agreement also provides for access fees to be paid during the term of the agreement. The fees are a percentage of the contribution

revenue derived from the common services provided by the Coordinator to individual subscribers in the development. The common services to be provided include local and long distance telephone services, cable, video-on-demand, security monitoring, e-commerce transaction services, Internet, intranet, and community technology and home transaction services. The Access Fee Agreement additionally contains a most favored nations clause which provides that the Developer Group will not extend to any entity access to the common services easements in the development to provide any service provided by the Provider Group under terms or conditions more favorable than those afforded to the Provider Group pursuant to the Access Fee Agreement.

Finally, homeowners within the development subscribe to the various services provided by the Coordinator through Phone Servicer, Cable Servicer, and Internet Servicer, as well as any other service providers contracted for by the Coordinator. Homeowners pay fees to the various service providers under the Coordinator for the services. The revenues, less certain content costs and related expenses, constitute the contribution revenue, a percentage of which is paid by Parent to the Developer Group as access fees under the Access Fee Agreement.

### **Example 2**

In a mixed-use development for use by industrial or commercial entities, two distinct corporate groups may be identified. The first corporate group may be referred to as the "Provider Group". The Provider Group comprises the Parent, the Coordinator, the Phone Servicer, the Cable Servicer, and the Internet Servicer. All

of the entities comprising the Provider Group are incorporated or organized under the laws of a particular state. Phone Servicer is the telephone services provider, providing both local (including call waiting, caller ID, etc.) and long distance services. Phone Servicer provides telephone services to each facility within the development over fiberoptic and coaxial cable (collectively, the "Cable"). Outside the development, the Phone Servicer's telephone services are provided through leased fiberoptic facilities connected to the outside world. The Cable throughout the development is owned by Phone Servicer, and is placed within conduit laid throughout the development. Cable Servicer is the cable provider. Bandwidth over the Cable located within the development and owned by Phone Servicer is leased by Cable Servicer. Internet Servicer is the Internet service provider. Internet Servicer also provides an intranet for the owners or lessees of the facilities within the development. The Internet Servicer's intranet provides local content to businesses situated within the development, and is a closed network. Except for the facility owners and their lessees, third parties are generally denied access to the intranet.

The second distinct corporate group may be referred to as the "Developer Group". The Developer Group comprises the Developer, which is the entity developing the real estate, and the Access Entity. The Access Entity is created to control the access to the common services easements throughout the development by virtue of having been granted an in gross easement over the entire development for the provision of common services to facilities therein, and a common services area

easement designating specific areas where the Access Entity can access each facility site for providing the common services. The Developer Group, an association of facility occupants, third parties, or any combination thereof may have an ownership in the Access Entity; however, the Provider Group and its affiliates will avoid having any ownership in the Access Entity. A related but not included entity within the Developer Group is the Builder for the development.

The Coordinator and the Builder enter into a Builder Model Technology and Marketing Agreement which affords the Builder certain advantages. In exchange, the Builder agrees to exclusively market the services of the Provider Group to prospective purchasers of facility sites. Additionally, the Coordinator and the Developer enter into a Developer Technology Marketing Agreement, which includes monetary consideration to the Developer together with certain marketing assistance in exchange for exclusively marketing the services of the Provider Group. A significant competitive advantage is achieved by marketing directly to the potential site owners, who are also the potential subscribers of the services of the Provider Group, at the earliest stage of the site buying process, then continuing with the marketing effort through the entire site buying process. At the point competitive service providers become aware of a new homeowner in the area, the site owner will have already subscribed to the Provider Group services.

The Developer and the Access Entity enter into the Common Services Easements and Restrictions for the transfer and grant of the in gross easement and the

specific area easements. The in gross easement vests the Access Entity with the exclusive and perpetual right, privilege and easement over the entire development for the purposes of identifying and contracting with all common service providers, including telephone and cable providers. The specific area easement include the right to place supporting facilities and infrastructure within certain areas of the development, and specifically beneath roadways and platted easement areas. The Common Services Easements and Restrictions is recorded, and thus appears "of record" within the chain of title for the parcel. The recorded Common Services Easements and Restrictions are proceeded only by the deeds by which the Developer Group acquired its title to the development.

The Coordinator and the Access Entity enter into a Nonexclusive License Agreement granted by the Access Entity to the Coordinator allowing the Coordinator to access the development and provide services, which license is consistent with the terms and conditions of the Common Services Easements and Restrictions. As a result, the Coordinator is granted the right to provide, among other services, telephone, cable, and Internet services.

The Coordinator subsequently enters into Sublicense Agreements with the Phone Servicer, the Cable Servicer, and the Internet Servicer, pursuant to the Nonexclusive License Agreement which contemplates the Sublicense Agreements.

In addition to managing and coordinating the provision of the common services, the Coordinator additionally enters into a Development and Services

Agreement with the Developer Group, which agreement sets forth the development procedure for common services throughout the development, the committed systems for the provision of the services, the activation schedules for each of the services, the obligations of the parties, the maintenance and operational responsibilities of each party with regard to the provision of services, and all other items which are pertinent to the provision and sustenance of the committed systems for providing the common services. This Development and Services Agreement ensures service levels and performance standards which are to meet or exceed industry standards, it ensures pricing which meets or exceeds effective tariffs for the geographic area, and it includes details for the arrangement which exceed that which is customarily provided by common service providers in such service provider agreements.

In addition to the specific relationships between the entities within each of the Provider Group and the Developer Group, the Developer Group and the Provider Group additionally enter into an Access Fee Agreement which contains the economics of the transaction between the parties. The Access Fee Agreement provides for an access contribution to be made by the Coordinator as initial consideration for this particular arrangement. The access contribution includes infrastructure and marketing contributions, with the infrastructure consisting primarily of the conduit which will be placed throughout the development. The Cable will run through this conduit. The conduit will be owned by the Access Entity, and its use will be leased by the Coordinator so that Phone Servicer may place the

cable therethrough. The Access Fee Agreement also provides for access fees to be paid during the term of the agreement. The fees are a percentage of the contribution revenue derived from the common services provided by the Coordinator to individual subscribers in the development. The common services to be provided include local and long distance telephone services, cable, security monitoring, e-commerce transaction services, Internet, intranet, and community technology and business-to-business transaction services. The Access Fee Agreement additionally contains a most favored nations clause which provides that the Developer Group will not extend to any entity access to the common services easements in the development to provide any service provided by the Provider Group under terms or conditions more favorable than those afforded to the Provider Group pursuant to the Access Fee Agreement.

Finally, facility occupants within the development subscribe to the various services provided by the Coordinator through Phone Servicer, Cable Servicer, and Internet Servicer, as well as any other service providers contracted for by the Coordinator. The facility occupants pay fees to the various service providers under the Coordinator for the services. The revenues, less certain content costs and related expenses, constitute the contribution revenue, a percentage of which is paid by Parent to the Developer Group as access fees under the Access Fee Agreement.

### **Example 3**

In a multi-family dwelling complex, two distinct corporate groups may be identified. The first corporate group may be referred to as the "Provider Group".

The Provider Group comprises the Parent, the Coordinator, the Phone Servicer, the Cable Servicer, and the Internet Servicer. All of the entities comprising the Provider Group are incorporated or organized under the laws of a particular state. Phone Servicer is the telephone services provider, providing both local (including call waiting, caller ID, etc.) and long distance services. Phone Servicer provides telephone services to each building within the complex over fiberoptic and coaxial cable (collectively, the "Cable"). Outside the complex, the Phone Servicer's telephone services are provided through leased fiberoptic facilities connected to the outside world. The Cable within the complex is owned by Phone Servicer, and is placed within conduit laid throughout the complex. Cable Servicer is the cable provider. Bandwidth over the Cable located within the complex and owned by Phone Servicer is leased by Cable Servicer. Internet Servicer is the Internet service provider. Internet Servicer also provides the local community intranet for the complex. The Internet Servicer's intranet provides community and local content to residents within the complex, and is a closed network. Except for the residents within the complex, third parties are generally denied access to the intranet.

The second distinct corporate group may be referred to as the "Developer Group". The Developer Group comprises the Developer, which is the entity developing the real estate, and the Access Entity. The Access Entity is created to control the access to the common services easements throughout the complex by virtue of having been granted an in gross easement over the entire complex for the

provision of common services, and a common services area easement designating specific areas where the Access Entity can access each lot for providing the common services. The Developer Group, the renters or unit owners association for the complex, third parties, or any combination thereof may have an ownership in the Access Entity; however, the Provider Group and its affiliates will avoid having any ownership in the Access Entity. A related but not included entity within the Developer Group is the Builder for the complex.

The Coordinator and the Builder enter into a Builder Model Technology and Marketing Agreement which affords the Builder certain advantages, including monetary consideration and access to services from the Provider Group for use in model buildings in the complex. In exchange, the Builder agrees to exclusively market the services of the Provider Group. Additionally, the Coordinator and the Developer enter into a Developer Technology Marketing Agreement, which includes monetary consideration to the Developer together with certain marketing assistance in exchange for exclusively marketing the services of the Provider Group. A significant competitive advantage is achieved by marketing directly to the potential residents, who are also the potential subscribers of the services of the Provider Group, at the earliest stage of the residential searching process, then continuing with the marketing effort through the entire residential searching process. At the point competitive service providers become aware of a new resident in the area, the resident will have already subscribed to the Provider Group services.

The Developer and the Access Entity enter into the Common Services Easements and Restrictions for the transfer and grant of the in gross easement and the specific area easements. The in gross easement vests the Access Entity with the exclusive and perpetual right, privilege and easement over the entire complex for the purposes of identifying and contracting with all common service providers, including telephone and cable providers. The specific area easement include the right to place supporting facilities and infrastructure within certain areas of the complex, and specifically beneath roadways and platted easement areas. The Common Services Easements and Restrictions is recorded, and thus appears "of record" within the chain of title for the parcel. The recorded Common Services Easements and Restrictions are proceeded only by the deeds by which the Developer Group acquired its title to the complex.

The Coordinator and the Access Entity enter into a Nonexclusive License Agreement granted by the Access Entity to the Coordinator allowing the Coordinator to access the complex and provide services, which license is consistent with the terms and conditions of the Common Services Easements and Restrictions. As a result, the Coordinator is granted the right to provide, among other services, telephone, cable, and Internet services.

The Coordinator subsequently enters into Sublicense Agreements with the Phone Servicer, the Cable Servicer, and the Internet Servicer, pursuant to the Nonexclusive License Agreement which contemplates the Sublicense Agreements.

In addition to managing and coordinating the provision of the common services, the Coordinator additionally enters into a Development and Services Agreement with the Developer Group, which agreement sets forth the development procedure for common services throughout the complex, the committed systems for the provision of the services, the activation schedules for each of the services, the obligations of the parties, the maintenance and operational responsibilities of each party with regard to the provision of services, and all other items which are pertinent to the provision and sustenance of the committed systems for providing the common services. This Development and Services Agreement ensures service levels and performance standards which are to meet or exceed industry standards, it ensures pricing which meets or exceeds effective tariffs for the geographic area, and it includes details for the arrangement which exceed that which is customarily provided by common service providers in such service provider agreements.

In addition to the specific relationships between the entities within each of the Provider Group and the Developer Group, the Developer Group and the Provider Group additionally enter into an Access Fee Agreement which contains the economics of the transaction between the parties. The Access Fee Agreement provides for an access contribution to be made by the Coordinator as initial consideration for this particular arrangement. The access contribution includes infrastructure and marketing contributions, with the infrastructure consisting primarily of the conduit which will be placed throughout the complex. The Cable

will run through this conduit. The conduit will be owned by the Access Entity, and its use will be leased by the Coordinator so that Phone Servicer may place the cable therethrough. The Access Fee Agreement also provides for access fees to be paid during the term of the agreement. The fees are a percentage of the contribution revenue derived from the common services provided by the Coordinator to individual subscribers in the complex. The common services to be provided include local and long distance telephone services, cable, video-on-demand, security monitoring, e-commerce transaction services, Internet, intranet, and community technology and home transaction services. The Access Fee Agreement additionally contains a most favored nations clause which provides that the Developer Group will not extend to any entity access to the common services easements in the complex to provide any service provided by the Provider Group under terms or conditions more favorable than those afforded to the Provider Group pursuant to the Access Fee Agreement.

Finally, residents within the complex subscribe to the various services provided by the Coordinator through Phone Servicer, Cable Servicer, and Internet Servicer, as well as any other service providers contracted for by the Coordinator. Residents pay fees to the various service providers under the Coordinator for the services. The revenues, less certain content costs and related expenses, constitute the contribution revenue, a percentage of which is paid by Parent to the Developer Group as access fees under the Access Fee Agreement.

The new and improved process for development of real property of the invention takes advantage of the current scheme of federal deregulation of common services providers in order to provide consumers with more choices for obtaining such services. The new and improved process additionally separates private easements for the provision of common services in a developed community from the public right-of-way. The new and improved process also establishes control over and access to private easements in a developed community for the provision of common services in one private decision-making entity that identifies and contracts with several service providers. The new and improved process for development of a parcel of real property also precludes access, use, and exploitation of the public right-of-way dedicated within a developed community by municipal franchisee service providers. The new and improved process allows for the provision or management of telecommunication services to individual subscribers in a developed community by a single service provider. The new and improved process also anticipates and encourages the provision of telecommunication services to subscribers in a developed community in a way that does not clutter or slow down the telecommunication service medium and access points for individual subscribers. The new and improved process allows for a single provider of telecommunication services to provide such services to a developed community through one medium or only a few media that require access points to each subscriber. Finally, the new and improved process includes all of these features, and is relatively simple to implement.

While a specific embodiment of the invention has been shown and described herein for purposes of illustration, the protection afforded by any patent which may issue upon this application is not strictly limited to the disclosed embodiment; but rather extends to all structures and arrangements which fall fairly within the scope of the claims which are appended hereto:

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